

THIS PROPERTY IS TO BE DEVELOPED UNDER THE PROVISIONS OF "A-2" RESIDENTIAL ZONING.

STATE OF TENNESSEE, COUNTY OF SHLLBY:

WE, SOUTHAVEN LAND COMPANY, INC., OWNERS OF THE PROPERTY SHOWN HEREON, AND UNION PLANTERS NATIONAL BANK, TRUSTEE, HEREBY ADOPT THIS AS OUR PLAN OF SUBDIVISION, AND DEDICATE THE STREETS AS SHOWN TO THE PUBLIC USE FOREVER, WE HEREBY CERTIFY THAT WE ARE THE OWNERS, DULY AUTHORIZED SO TO ACT, AND THAT SAID PROPERTY IS NOT ENCUMBERED BY ANY TAXES THAT HAVE BECOME DUE AND PAYABLE.

SOUTHAVEN LAND COMPANY, INC., CWNER

UNION PLANTERS NATIONAL BANK, TRUSTEE

STATE OF TENNESSEE, COUNTY OF SHELBY:

BEFORE ME, A NOTARY PUBLIC, OF THE STATE AND COUNTY AFORESAID, PERSONALLY APPEARED ROWLETT W. SNEED, WITH WHOM I AM PERSONALLY ACQUAINTED AND WHO UPON OATH ACKNOWLEDGED HIMSELF TO BE PRESIDENT OF SOUTHAVEN LAND COMPANY, INC., THE AITHIN NAMED BARGAINOR, AND THAT HE AS SUCH PRESIDENT BEING AUTHORIZED SO TO DO, SIGNED AND DELIVERED THE FOREGUING INSTRUMENT FOR THE FURPOSE THEREIN CONTAINED BY SIGNING THE NAME OF THE CORPORATION BY HIMSELF AS THIS THE 22 DAY OF August, 1963.

MY COMMISSION EXPIRES: October 8, 1963

STATE OF TENNESSEL, CCUNTY CF SHLLBY:

BEFORE ME, A NUTARY FUBLIC, OF THE STATE AND COUNTY AFORESAID, PERSONALLY APPEARED JOHN M. PICKENS, WITH WHOM I AL PERSONALLY ACQUAINTED AND WHO UPON GATH ACKNOWLEDGED HIMSELF TO BE VICE-PRESIDENT OF UNION PLANTERS NATIONAL BANK, THE MITHIN MAKED BARGAINOR, AND THAT HE AS SUCH VICE-PRESIDENT BEING AUTHORIZED SO TO DO, SIGNED AND DELIVERED THE COREGOING INSTRUMENT FOR THE PURPOSE THEREIN CONTAINED BY SIGNING THE NAME OF THE BANK BY HIMSELF AS VICE-PRESIDENT. IN WITNESS WHEREOF, I HAVE HEREUNTO SET MY HAND AND AFFIXED MY NOTARIAL SEAL AT MY OFFICE IN MEMPHIS THIS THE DAY OF , 1963.

MY COMMISSION EXPIRES:

NOTARY FUBLIC

CERTIFICATE OF SURVEY:

THIS IS TO CERTIFY THAT WE HAVE SURVEYED THE PARCELS OF LAND SHOWN HEREON AND THAT THIS PLAT CORRECTLY REPRESENTS THE SURVEY THEREOF, AND THAT SALE IS TRUE AND CORRECT.

PIGOTT AND PORTER, ENGINEERS

W. H. FORTER, CIVIL ENGINEER MISSISSIPPI LICENSE NO. 2303 BUILDING RESTRICTIONS:

THESE COVENANTS, LIMITATIONS AND RESTRICTIONS ARE TO RUN WITH THE LAND AND SHALL BE BINDING ON ALL PARTIES AND ALL PERSONS CLAIMING UNDER THEM UNTIL DECEMBER 1988, AT MICH TIME SAID COVENANTS, LIMITATIONS AND RESTRICTIONS SHALL BE AUTOLATICALLY EXTENDED FOR SUCCESSIVE 10 YEAR PERIODS UNLESS BY A VOTE OF THE WAJORITY OF THE THEN OWNERS OF LOTS IN THIS SUBDIVISION, IT IS AGREED TO CHANGE SAID COVENANTS IN HOLE OR IN PART.

IF THE PARTIES HEPETO OR ANY OF THEM, OR THEIR HEIRS OR ASSIGNS SHALL VIOLATE ANY OF THE COVENANTS, LIMITATIONS OR RESTRICTIONS HEREIN, IT SHALL BE LAWFUL FOR ANY PERSON OR PERSONS OWNING ANY HEAL ESTATE SITUATED IN THIS SUBDIVISION TO PROSECUTE ANY PROCEEDINGS AT LAW OR IN EQUITY AGAINST THE PERSON OR PERSONS VIOLATING OR ATTEMPT-ING TO VIOLATE ANY SUCH COVENANTS, LIMITATIONS OR RESTRICTIONS, AND EITHER TO PREVENT HIM OR THEM FROM SO DOING OR TO RECOVER DAMAGES OR OTHER DUES FOR SUCH VIOLATIONS.

INVALIDATION OF ANY ONE OF THESE COVENANTS, LIMITATIONS OR RESTRICTIONS BY JUDGEMENT OR COURT ORDER SHALL IN NO WISE AFFECT ANY OF THE OTHER PROVISIONS WHICH SHALL REMAIN IN FULL FORCE AND EFFECT.

- 1. ALL NUMBERED LOTS TO BE FOR RESIDENTIAL USE ONLY AND ARE NOT TO BE RESUBDIVIDED.
- 2. MINIMUM FRONT YARD SETBACK TO BE 35 FEET.
- 3. SIDE YARDS: THERE SHALL BE PROVIDED TOD SIDE YARDS, ONE WITH A MINIMUM WIDTH OF 10 FEET AND THE OTHER WITH A MINIMUM WIDTH OF 5 FEET.
- 4. NO PORCHES OR OPEN CARPORTS MAY BE INCLOSED WITHOUT A PERMIT FROM THE PROPER AUTHORITIES OF DE SOTO COUNTY.
- 5. AN UNATTACHED ACCESSORY BUILDING, NOT FOR LIVING PURFOSES, MAY BE ERECTED IN THE REAR YARD.
- 6. MINIMUM GROUND FLOOR AREA OF DWELLINGS, EXCLUSIVE OF OPEN FORCHES, GARAGES OR CARPORTS TO BE 800 SQUARE FLET.
- 7. NO TRAILER, TENT, BASEMENT, SHACK, GARAGE, BARN OR OTHER STRUCTURE OF A TEMPORARY NATURE TO BE USED AS A RESIDENCE AT ANY TIME.
- 8. NO NOXICUS OR OFFENSIVE THADE OR ACTIVITY SHALL BE CARRIED ON UPON ANY LOT IN THIS SUBDIVISION, NOR SHALL ANY-THING BE DONE THEREON WHICH MAY BE OR BECOME AN ANNOYANCE OR NUISANCE TO THE NEIGHBORHOOD.

APPROVED BY THE BOARD OF SUPERVISORS OF DE SOTO COUNTY, MISSISSIPPI, ON THE 5 DAY OF September, 1963.

APPROVED BY THE DE SOTO COUNTY PLANNING COMMISSION, ON THE DAY OF Megust, 1963.

STATE OF MISSISSIPPI, CCUNTY OF DE SOTO:

September, 1963, and was immediately recorded in Plat Book 3, Pages 22+23 CHANCERY COURT CLERK